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Attorneys for Defendant

D. Westwood, Inc. d/b/a Treasures Gentlemen's Club

8 **UNITED STATES DISTRICT COURT**  
9 **DISTRICT OF NEVADA**

10 ARIANNY CELESTE LOPEZ, BROOKE  
11 JOHNSON aka BROOKE TAYLOR,  
CAITLIN O'CONNOR, CLAUDIA  
12 SAMPEDRO, DANIELLE RUIZ, IRINA  
VORONINA, JESSICA HINTON a/k/a  
JORDAN CARVER, LINA POSADA, LUCY  
PINDER, MARIANA DAVALOS, ROSIE  
13 JONES, ROSIE ROFF, SARA  
UNDERWOOD, SHEENA WEBER a/k/a  
SHEENA LEE, and TYRAN RICHARD,

14 Plaintiffs,

15 v.

16 D. WESTWOOD, INC. d/b/a TREASURES  
17 GENTLEMEN'S CLUB,

18 Defendants.

Case No. 2:19-CV-01842-JCM-BNW

19 **STIPULATION AND ORDER FOR**  
20 **EXTENSION OF TIME TO ANSWER**  
21 **OR OTHERWISE RESPOND TO**  
22 **PLAINTIFFS' COMPLAINT**

23 **(Sixth Request)**

24 Defendant D. Westwood, Inc. d/b/a Treasures Gentlemen's Club, by and through its counsel  
of record Wilson, Elser, Moskowitz, Edelman & Dicker, LLP, and Plaintiffs Arianny Celeste Lopez,  
Brooke Johnson aka Brooke Taylor, Caitlin O'Connor, Claudia Sampedro, Danielle Ruiz, Irina  
Voronina, Jessica Hinton a/k/a Jordan Carver, Lina Posada, Lucy Pinder, Mariana Davalos, Rosie  
Jones, Rosie Roff, Sara Underwood, Sheena Weber A/K/A Sheena Lee, and Tyran Richard, by and  
through their counsel of record, Alverson Taylor & Sanders, Attorneys at Law, hereby stipulate and  
agree to extend the deadline for Defendant to file a response (to answer or otherwise respond) to  
Plaintiffs' Complaint up to and including July 24, 2020.

This stipulation is submitted in compliance with LR IA 6-1.

1       This is the parties' sixth request for extension of the deadline.

2       Good cause warrants the additional extension. Plaintiffs in this case have also filed suit with  
3 other plaintiffs in other jurisdictions alleging similar claims against other businesses. To minimize  
4 the parties' fees and costs and to serve judicial economy, the parties in this case and the other cases  
5 have agreed to attempt a global settlement of all cases. With the ongoing nature of the pandemic, it is  
6 taking time for the parties to exhaust global settlement efforts. Additional time is therefore necessary  
7 for the parties to complete settlement efforts. The parties believe that the proposed extension should  
8 be sufficient to complete settlement efforts.

9       Dated this 26th day of May, 2020.

10      ALVERSON TAYLOR & SANDERS

12      */s/ Kurt B. Bonds*

13      KURT B. BONDS, ESQ.  
14      Nevada Bar No.: 6228  
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18      Las Vegas, NV 89149  
19      Attorneys for Plaintiffs

10      Dated this 26th day of May, 2020.

11      WILSON ELSER MOSKOWITZ EDELMAN  
12      & DICKER LLP

14      */s/ David S. Kahn*

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21      Attorneys for Defendant D. Westwood, Inc.  
22      d/b/a Treasures Gentlemen's Club

23      ...

24      ...

25      ...

## ORDER

Based upon the stipulation of the parties and good cause appearing, the deadline for Defendant to respond (to answer or otherwise respond) to Plaintiffs' complaint is extended to July 24, 2020.

# IT IS SO ORDERED

**DATED: May 28, 2020**

*Berlweker*

**BRENDA WEKSLER  
UNITED STATES MAGISTRATE JUDGE**

Respectfully Submitted by:

*/s/ David S. Kahn*

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